## DEPARTMENT OF WATER RESOURCES

## BEFORE THE DIRECTOR

IN THE MATTER OF THE APPLICATION TO ) APPROPRIATE WATER AND/OR TO CONSTRUCT ) A RESERVOIR AND STORE WATER FOR ) BENEFICIAL USE NO. (S): 33-85920, ) 33-85921	
APPLICANT(S): United States Department ) of Agriculture, Coronado National ) Forest )	
SOURCE: San Pedro River Watershed )	ORDER FOR HEARING
PROTESTANTS: United States Department ) of the Interior, Bureau of Indian ) Affairs, San Carlos Irrigation Project; Lone Mountain Ranch, Inc. )	·
The Department of Water Resource	ces, through a Hearing
Officer, appointed by the Director, will h	nold a public hearing at
2:30 o'clock P.M., in the afternoon,	on Wednesday, the 17th
day of, 19_81_, or as soon	thereafter, as the cause
may be heard, in 6th Floor Con. Room of	the _ City Hall of Tucson
250 East Alameda Street	, in the City of
Tucson , Arizona, to hear evid	dence, per Section 45-143,
Arizona Revised Statutes, regarding the ab	oove entitled application,
as follows:	
a. Does the proposed appropriate vested rights?	ation conflict with
b. Would such use and/or const to public safety?	cruction be a menace
<ul> <li>c. Would approval of the appli the interest and welfare of</li> </ul>	cation be against the public?
GIVEN, under my hand and the Of	ficial Seal of the Department
of Water Resources this 17th day of	April , 19 81 .
S E A L	W. Don Maughan Deputy Director

## NOTICE

The proceedings will be recorded by means of a tape recorder. Any party who wants a Court reported transcript of the proceedings may have a court reporter present to report the proceedings. Any expense of a court reporter shall be the sole responsibility of the party requesting his attendance.

A hearing has been set to consider your Application for a permit to appropriate public waters for beneficial use. A Hearing Officer duly appointed by the Director of the Department of Water Resources will preside. The hearing will be open to the public, and the proceedings will be recorded by tape recorder, unless otherwise Ordered.

A copy of the Order for Hearing was mailed to all persons who submitted a written protest to the  $\mbox{\it Application}.$ 

All parties will be afforded an opportunity to respond and present evidence on all issues. The matters identified in the hearing order must be considered pursuant to Arizona Revised Statutes, Section 45-143, and Sections 41-1009 and 41-1010, but all relevant issues, including those raised by the parties, will be heard and determined.

The <u>Applicant must appear personally</u> or by legal counsel duly authorized to represent the Applicant. The absence of either may result in the hearing being vacated and the application cancelled.

A full and complete presentation should be made of each item stated in the Application. The Applicant should be able to reasonably answer all pertinent questions.

Evidence of the following elements shall be presented to the Hearing Officer:

- 1. Status of the Applicant, ie., original, successor-in-interest or assignee, (ownership).
- 2. Ownership of the land to which the water right will be put to beneficial use.
  - 3. Nature and amount of the proposed use, (surface, groundwater).
- 4. Legal description by township and range of the a.) source of water supply, b.) point(s) of diversion, c.) place of use, and d.) map depicting the proposed works.
- 5. The time in which the applicant will need to begin construction of such works, the time needed for completion of construction, and the time element in which water will be beneficially applied.

Protestants must be prepared to give evidence on all issues raised by the Protestant, including the presentation of documentary and/or oral testimony.

The hearing may be continued upon reasonable request by any party. All such requests should be made, in writing, no later than seven (7) days prior to the hearing date, and must set forth the valid reasons for the continuance. The Department may demand additional information prior to ruling on any request, and may impose reasonable conditions on any continuance.

The Hearing Officer may take notice of judicial facts and of generally recognized technical or scientific facts within the Department's specialized knowledge.

The experience, technical competence and specialized knowledge of the Department may be used in the evaluation of the evidence.

The Hearing Officer may cause to be issued subpoet as for the attendance of witnesses and for the production of books, records and other evidence. The Hearing Officer may permit, upon application of any party, a deposition to be taken, in the matter and upon terms designated by the Officer, of a witness who cannot be subpoenaed or is unable to attend the hearing.

Unless otherwise stated, the Arizona Rules of Civil Procedure and Rules of Evidence, promulgated by the Arizona Supreme Court, will be followed in the conduct of these proceedings.

Questions concerning amended pleadings, continuance of hearings, judicial notice, and other pertinent questions, involving the application, will be answered by contacting the "Hearing Officer", Water Rights Division, Department of Water Resources, 222 North Central Avenue, Phoenix, Arizona 85004, phone Area Code (602) 255-1581, Phoenix.

A copy of the foregoing Order for Hearing is sent by certified mail this 17th day of April, 1981, to the following:

United States Department of Agriculture Coronado National Forest 301 West Congress Tucson, Arizona 85701

Certified No. 835252

Lone Mountain Ranch, Inc. Patagonia, Arizona 85624

Certified No. 835253

United States Department of the Interior Bureau of Indian Affairs San Carlos Irrigation Project P.O. Box 456 Coolidge, Arizona 85228

Certified No. 835254

William Swan Office of the Solicitor Department of the Interior 201 North Central Avenue Suite 2080 Phoenix, Arizona 85073

Certified No. 835255

Marc G. Simon, Esquire P.O. Box 871 Tucson, Arizona 85702

Certified No. 835256

Barbara S. Robison
Department of Water Resources

P.O. Box 2600

Phoenix, Arizona 85002 602/255-1581